Approved For \_\_\_ease 2001/11/19 : CIA-RDP78-03578 lemorandum HALLTED CTLATIO GOVERNMENT STATINTL TO Chief, Personnel Studies & Procedu DATE: 21 March 1952 thru: FROM Section 1310(d) of Supplemental Appropriation Act of 1952 SUBJECT: STATINTL **OGC Has Reviewed** STATINTL 1. Section 1310(d) of Supplemental Appropriation Act of 1952 (P.L. 253) requires each agency to periodically review all of its positions created or placed in a higher grade since September 1, 1950, abolish unnecessary positions and adjust improper classifications or basic pay levels of necessary positions. Each agency is required by July 31 of each year to submit a report to the Senate and House Appropriations and Post Office and Civil Service Committees showing the action taken, together with information comparing for June 30 and the previous June 30 the total number of employees, their average grades and salaries. 2. The responsibility of the CIA under this section has been discussed by the Personnel Office and of the General Counsel's Office (see EO 10180 and Whitten Rider in this office). The requirements of review, abolishment and price-fixing adjustment are obliga-STATINT tory upon the CIA, and the Agency is meeting its responsibility in these matters. Security requirements preclude adherence to the STATINTL reporting requirement, and the organic law of the CIA provides the authority for exemption. The following passage is quoted for reference from the account of the meeting with STATINTL forsees no obstructions to Agency operations in Section 1310(d) of P.L. 253, which requires periodic reviews of positions and periodic reports to Congress. He indicated that the Agency now reviews positions within the requirements of the Section. He gave assurance that compliance with the requirement of periodic reports is unnecessary since such reporting might abridge security requirements." STATINTL